

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Part and Trademark Office Address: COMMISS ONER FOR PATENTS P.O. Box 449 Alexandra, Wiginia 22313-1450 www.uswo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/023,915	12/14/2001	Jeffrey de Vries	STRM-110	4838
22918 7590 01/03/2007 PERKINS COIE LLP P.O. BOX 2168 MENLO PARK, CA 94026			EXAMINER	
			WALSH, JOHN B	
			ART UNIT	PAPER NUMBER
			2151	
SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE	
3 MONTHS		01/03/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	ation No. Applicant(s)			
Office Action Summary		10/023,915	VRIES ET AL.			
		Examiner	Art Unit			
		John B. Walsh	2151			
Period fo	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1)⊠	Responsive to communication(s) filed on RCE	of 9/26/06				
		s action is non-final.				
′=	Since this application is in condition for allowa		osecution as to the merits is			
,—	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dienositi	on of Claims					
_						
	Claim(s) <u>1-13</u> is/are pending in the application		•			
	4a) Of the above claim(s) is/are withdrawn from consideration.					
·	Claim(s) is/are allowed.					
	Claim(s) <u>1-13</u> is/are rejected.					
	Claim(s) is/are objected to.					
اــا(٥	Claim(s) are subject to restriction and/o	or election requirement.				
Applicati	on Papers					
9)[The specification is objected to by the Examine	er.				
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	e 37 CFR 1.85(a).			
	Replacement drawing sheet(s) including the correct	tion is required if the drawing(s) is ob	jected to. See 37 CFR 1.121(d).			
11) 🔲	The oath or declaration is objected to by the Ex	xaminer. Note the attached Office	Action or form PTO-152.			
Priority u	inder 35 U.S.C. § 119					
	Acknowledgment is made of a claim for foreign	n priority under 35 LLS C & 110/a) (d) or (f)			
_	☐ All b)☐ Some * c)☐ None of:	i priority under 33 0.3.0. § 119(a)-(a) or (i).			
۵٫۱	Certified copies of the priority document	ts have been received				
	Certified copies of the priority document		ion No			
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
occurred detailed office action for a list of the certified copies not received.						
Attoober - :	(4)					
Attachment	c(s) e of References Cited (PTO-892)	4) T lata dan 0	(DTO 442)			
1) 🔯 Notice of References Cited (PTO-892) 4) 🔲 Interview Summary (PTO-413) 2) 🔲 Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date						
3) 🔯 Inforn	1) Motice of Informal Patent Application					
Paper S. Patent and Tr	No(s)/Mail Date <u>8/15/2006</u> .	6) Other:				

DETAILED ACTION

Claim Rejections - 35 USC § 101

1. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

2. Claims 11-13 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. Claim 11 recites "A computer-readable medium". On page 3 of the applicant's specification, computer readable medium can be a carrier wave. Thus, the claims are drawn to a signal, that is non-statutory subject matter. See MPEP 2106.01.

Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 4. Claims 1-13 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The addition of the term "streamed" ("streamed target program") in the claims has been construed as new matter since it was not described or set forth in the original disclosure.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 6. Claim 1-13 are rejected as best understood under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 5,881,229 to Singh et al.

As best understood concerning claims 1, 9 and 11, a file system hook (column 3, line 12-cache subsystem) operatively interposed between a file system and an operating system of a computer (figure 7-"operatively" interposed), the file system hook configured to detect a file system call (column 3, lines 10, 11 and 13) associated with a target program (column 3, lines 8-22; server; figure 8A,8B) and to perform one or more procedures (figure 8A); and an agent procedure (column 3, line 10-application on client) executing on the computer to use the file system hook for facilitating execution of the target program.

As best understood concerning claims 2, 10, 12 and 13, a token file including file system overlay information and environment variable changes (column 8, line 25).

As best understood concerning claim 3, a token file including registry overlay information (column 8, line 25; column 9, line 8-42).

As best understood concerning claim 4, a unique file extension (the term "unique" is a relative term; column 8, line 20).

As best understood concerning claim 5, a unique process identifier (column 9, lines 8-12).

As best understood concerning claim 6, a server terminal (figure 4; 202).

As best understood concerning claim 7, a data network (figure 4).

As best understood concerning claim 8, a CD-ROM drive (115).

Application/Control Number: 10/023,915

Art Unit: 2151

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure.

8. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to John B. Walsh whose telephone number is 571-272-7063. The

examiner can normally be reached on Monday-Thursday from 7:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Zarni Maung can be reached on 571-272-3939. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would

like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

IOMN B. Walsh Primary Evamin

Primary Examiner

Art Unit 2151

JOHN WALSH PRIMARY EXAMINER Page 4